AO 472 (Rev. 3/86) Order of Detention Pending Trial

United S	STATES DISTRI	ICT COURT	FILED U.S. DISTRICT (MALL)
	District of	NEBI	RABRA
UNITED STATES OF AMERICA			2009 FEB 26 PM 4: 28
v.	ORDE	R OF DETENTIO	N PENDING TRIAL
OTIS JONES	Case	4:09CR3021	OFFICE OF THE GLEIM
Defendanı			
In accordance with the Bail Reform Act, 18 U.S.C. § detention of the defendant pending trial in this case.	_		at the following facts require the
	Part I—Findings of Fact		
(1) The defendant is charged with an offense deserior local offense that would have been a federal of the control of the co			
a crime of violence as defined in 18 U.S.C.		, , , , , , , , , , , , , , , , , , ,	
an offense for which the maximum sentence			
an offense for which a maximum term of in	iprisonment of ten years or mor	e is prescribed in	
a felony that was committed after the defen-	dant had been convicted of two	or more prior federal offe	nses described in 18 U.S.C.
§ 3142(f)(1)(A)-(C), or comparable state or		of more prior reactar one.	isos described in 10 o.s.e.
(2) The offense described in finding (1) was commi	itted while the defendant was or		
(3) A period of not more than five years has elapsed	d since the \(\square \) date of convict	tion 🔲 release of the de	fendant from imprisonment
for the offense described in finding (1). (4) Findings Nos. (1), (2) and (3) establish a rebutta	able presumation that accordi	tion or sombination of con	ditions will reasonably assure the
safety of (an) other person(s) and the communit			
02.00, 0. (any 0.110, passon(o) 2.12 the 00.111.	Alternative Findings (A)		
(1) There is probable cause to believe the		mmitted an offense	
X for which a maximum term of in	aprisonment of ten year	s or 21 U.S.C. Se	c_801 et seg
under 18 U.S.C. § 924(c).	•		
(2) The defendant has not rebutted the presumption the appearance of the defendant as required and		condition or combination c	of conditions will reasonably assure
the appearance of the detendant as required and	Alternative Findings (B)		
(1) There is a serious risk that the defendant will no	-		
(2) There is a serious risk that the defendant will en		rson or the community.	
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Part II—W	ritten Statement of Reason	s for Detention	
I find that the credible testimony and information sul			vincing evidence a prepon-
derance of the evidence that	-+1	. –	
Det in state custo	2 his a	ded can be	used tor
a alginer Once in	Hederal CILS	lody, a de	tention My
will be convened			
			
Part I	II-Directions Regarding I	Detention	
The defendant is committed to the custody of the Attor	rney General or his designated re	presentative for confineme	nt in a corrections facility separate,
to the extent practicable, from persons awaiting or servi reasonable opportunity for private consultation with defe	ng sentences or being held in o	custody pending appeal.	The defendant shall be afforded a
Government, the person in charge of the corrections facil	ity shall deliver the defendant u	o the United States marsha	I for the purpose of an appearance
in connection with a court proceeding.			· · · · · · · · · · · · · · · · · · ·
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2/26/09	A Jan 1	X. Jui	he
/ Date /	-	ignature of Judicial Officer	
		. Piester, U.S. Magistrate J	
	Name	and Title of Judicial Offic	er

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).